8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

S H		
	S	
Ŋ	ഥ	

1	Jeffrey P. Luszeck, Esq.
	Nevada Bar No. 9619
2	<u>jluszeck@sdfnvlaw.com</u>
3	Roberto M. Campos, Esq.
	Nevada Bar No. 15189
4	<u>rcampos@sdfnvlaw.com</u>
	SOLOMON DWIGGINS FREER & STEADMAN, LTD
5	9060 West Cheyenne Avenue
	Las Vegas, Nevada 89129
6	Telephone: (702) 853-5483
	Facsimile: (702) 853-5485
7	
	Attorneys for Defendant Matthew Mahaney Es

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ERNEST BOCK, L.L.C.,

Plaintiff,

VS.

PAUL STEELMAN, individually; MARYANN STEELMAN, individually; PAUL STEELMAN, as trustee of the Steelman Asset Protection Trust; MARYANN STEELMAN, as trustee of the Steelman Asset Protection Trust JIM MAIN, as trustee of the Steelman Asset Protection Trust: STEPHEN STEELMAN; SUZANNE STEELMAN TAYLOR; PAUL STEELMAN, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; MARYANN STEELMAN, as trustee of the Paul C. Steelman and Maryann T. Steelman Revocable Living Trust; PAUL STEELMAN, as the trustee of the Paul Steelman Gaming Asset Protection Trust; KEEPSAKE, INČ.; SMMR, LLC; SMMR, LLC SERIES A-Z; SSSSS, LLC; SSSSS, LLC, SERIES B; CHRISTIANIA, LLC; CHRISTIANIA, LLC, SERIES A-Z; COMPETITION INTERACTIVE, LLC; PAUL STEELMAN, LTD.; STEELMAN PARTNERS, LLP; PAUL STEELMAN DESIGN GROUP, INC.; SAPT HOLDINGS, LLC, SERIES B; AARON SQUIRES; and MATTHEW MAHANEY,

Defendants.

JOINT STIPULATION EXTENDING DUE DATE UNDER F.R.C.P. 12(a)(4)(A) FOR ANSWER FROM DEFENDANT MATTHEW

CASE NO.: 2:19-cv-01065-JAD-EJY

(Second Request to Extend Due Date Under F.R.C.P. 12(a)(4)(A) for Answer)

<u>MAHANEY</u>

Plaintiff Ernest Bock, L.L.C. ("Bock"), and Defendant Matthew Mahaney, Esq. ("Mahaney"), by and through their respective counsel, hereby submit this Joint Stipulation

27

28

1	extending the due date, under F.R.C.P. 12(a)(4)(A), to file Mahaney's Answer to Bock's Fourth		
2	Amended Complaint (ECF No. 133) following denial of Mahaney's Motion to Dismiss (ECF No.		
3	259). Mahaney shall file his Answer to Bock's Fourth Amended Complaint on or before March		
4	27, 2024.		
5	DATED: March 20, 2024	DATED: March 20, 2024	
6 7	WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC	SOLOMON DWIGGINS FREER & STEADMAN, LTD.	
8	/s/ Evan M. Labov	/s/ Jeffrey P. Luszeck	
9	By: Ryan T. Gormley, Esq.	By: Jeffrey P. Luszeck, Esq.,	
10	Nevada Bar No. 13494 <u>rgormley@wwhgd.com</u>	Nevada Bar No 9619 jluszeck@sdfnvlaw.com	
11	6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118	Roberto M. Campos, Esq. Nevada Bar No. 15189	
12	Local Counsel for Plaintiff	rcampos@sdfnvlaw.com 9060 W. Cheyenne Avenue	
13		Las Vegas, Nevada 89129	
14	HANKIN, SANDMAN, PALLADINO, WEINTROB & BELL, P.C.	Counsel for Defendant Matthew Mahaney	
15	John F. Palladino, Esq. (pro hac vice)		
16	john@hankinsandman.com Evan M. Labov, Esq. (pro hac vice)		
17	evanl@hankinsandman.com 30 South New York Avenue		
18	Atlantic City, New Jersey 08401		
19	Pro-Hac Counsel for Plaintiff		
20		<u>ORDER</u>	
21	IT IS SO ORDERED on this 21st da	ay of March, 2024.	
22			
23		& . \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
24		UNITED STATES MAGISTRATE JUDGE	
25			
26			